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S TATISTICAL INFORMATION ONLY	V. Dobtor must calcat the number	r of annh of the fo	llowing itoms i	natural in the Plan		
0 Valuation of Security	Assumption of Executory Contra	act or Unexpired Li	ease 0	Lien Avoidance		
				Last revised: August 1, 2020		
UNITED STATES BANKRUPTCY COURT District of New Jersey						
In Re: Jose Gosdenovich		Case No.:	21-11230			
	Debtor(s)	Judge:		Papalia		
	Deploi(s)					
	CHAPTER 13 PLAN	AND MOTIONS	\$			
☐ Original ☐ Motions Included	✓ Modified/Notice Req ☐ Modified/No Notice F		Date:	6/11/2021		
	THE DEBTOR HAS FILED I CHAPTER 13 OF THE BA					
	YOUR RIGHTS MAY	BE AFFECTED)			
You should have received from contains the date of the confirmal proposed by the Debtor to a vour attorney. Anyone who wis written objection within the time may be reduced, modified, or motions may be granted without a voice. The Couraction of the Notice. The Couraction of the Bankruptcy Rule 3 modification may take place sealone will avoid or modify the low modify a lien based on valuations and treatment of the contest said treatment of the same.	mation hearing on the Plan properties adjust debts. You should rest shes to oppose any provision are frame stated in the <i>Notice</i> , eliminated. This Plan may be put further notice or hearing, ust may confirm this plan, if the 8015. If this plan includes motolely within the chapter 13 collely within the chapter 13 collen. The debtor need not file the of the collateral or to reduce	roposed by the ead these paper of this Plan or Your rights mate confirmed and unless written of the are no timely tions to avoid or infirmation proceaseparate mote the interest ra	Debtor. This rs carefully at any motion ir y be affected become bind bjection is filed objection modify a lied ess. The plartion or adversate. An affected	document is the actual and discuss them with included in it must file a by this plan. Your claim ding, and included ed before the deadline ons, without further in, the lien avoidance or a confirmation order sary proceeding to avoid ed lien creditor who		
The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.						
THIS PLAN:						
□ DOES ☑ DOES NOT CONTAIN NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH IN PART 10.						
□ DOES ☑ DOES NOT LIMI COLLATERAL, WHICH MAY SECURED CREDITOR. SEE	RESULT IN A PARTIAL PAY	YMENT OR NO	PAYMENT			
DOES TO DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY						

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SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.						
Initial Debtor(s)' Attorney mal	Initial Debtor:	J G	Initial Co-Debtor			
Part 1: Payment and Length of Plan						
a. The debtor shall pay <u>175.00 Monthly</u> to the Chapter 13 Trustee, starting on <u>March 1, 2021</u> for approximately <u>12</u> months and 581 for the remaining 48 months.						
b. The debtor shall make plan pay ☑ Future Earnings ☐ Other sources of fur			following sources: t and date when funds are available)			
c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion:						
Refinance of real property: Description: Proposed date for completion:						
Description:	Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion:					
d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. e. Other information that may be important relating to the payment and length of plan:						
Part 2: Adequate Protection]	NONE				
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).						
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).						
Part 3: Priority Claims (including Administrative Expenses)						
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor Type of Priority Amount to be Pai Michelle Labaven 2960 Attorney Fees 2,000.0						
Michelle Labayen 2960 Internal Revenue Service						
Internal Revenue Service Taxes and certain other debts 11,882.97 State of New Jersey Taxes and certain other debts 8,106.35						
b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been						

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pursuant to 11 U.S.C.1322(a)(4): Creditor Type of Priority Claim Amount Amount to be Paid Part 43 Secured Claims a. Curing Default and Maintaining Payments on Principal Residence: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Creditor FCI Lender Services Inc. Collateral or Type of Debt 123 Clifton Street Jersey City NJ 07303 \$1832.82 Amount to be Paid to Creditor (in Plan) Payment (Outside Plan) as provided b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Creditor Collateral or Type of Debt Arrearage Amount to be Paid to Creditor (in Plan) Payment (Outside Plan) allowed claims for arrearages on monthly obligations due after the bankruptcy filing as follows: Creditor Collateral or Type of Debt Arrearage Amount to be Paid to Creditor (in Plan) Plan) Regular Monthly Payment (Outside Plan) Ally Capital						
a. Curing Default and Maintaining Payments on Principal Residence: ☐ NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Creditor FCI Lender Services Inc. Collateral or Type of Debt Arrearage Rate on Arrearage Plan (Coutside Plan Arrearage Plan Dersey City NJ 07303 \$1832.82 0 \$1832.82						
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bankruptcy filing as follows: Creditor FCI Lender Services Inc. Collateral or Type of Debt 123 Clifton Street 123 Clifton Street 124 Clifton Street 125 Clifton Str						
Creditor FCI Lender Services Inc. Collateral or Type of Debt 123 Clifton Street Jersey City NJ 07303 Salect Portfolio Services Description Collateral or Type of Debt 123 Clifton Street Jersey City NJ 07303 Salect Portfolio Services Description Salect Portfolio Services Description Collateral or Type of Debt Jersey City NJ 07303 Salect Portfolio Services Salect Portfolio Services Creditor Collateral or Type of Debt Jersey City NJ 07303 Salect Portfolio Services Arrearage Salect Portfolio Services Arrearage Salect Portfolio Services Arrearage Salect Portfolio Services Arrearage Salect Portfolio Services Creditor Collateral or Type of Debt Arrearage Salect Portfolio Services Arrearage Arrearage Amount to be Paid to Creditor (In Plan) Payment (Outside Plan) Payment Payment Plan) Payment Payment Plan) Payment Plan Plan Plan Plan Plan Plan Plan Plan						
Collateral or Type of Debt 123 Clifton Street 123 Clifton Street 124 Clifton Street 125 Clifton Street 125 Clifton Street 126 Clips NJ 07303 \$1832.82 \$1832.						
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filling as follows: Interest Amount to be Paid Regular Monthly Payment (Outside Creditor Plan)						
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Interest Amount to be Paid Regular Monthly Payment (Outside Rate on Arrearage Plan) Plan) 2020 Chevrolet Colorado 0 0 0 0 as provided by						
NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Interest Amount to be Paid Regular Monthly Rate on to Creditor (In Payment (Outside Arrearage Arrearage Plan) Plan)						
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and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:						
and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:						
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Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan) 2020 Chevrolet Colorado 0 0 0 as provided by						
2020 Chevrolet Colorado 0 0 as provided by						
Ally Capital terms						
e. Secured claims excluded from 11 U.S.C. 506: 🗹 NONE						
The following claims were either incurred within 910 days before the petition date and are secured by a						
purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred						
within one year of the petition date and secured by a purchase money security interest in any other thing of						
value:						
Total to be Paid through the Plan Amount of Including Interest Calculation						
Name of Creditor Collateral Interest Rate Claim						
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ☑ NONE						
u. Requests for valuation of security, orall-down, our point a mission rate of agreement in						
1.) The debtor values collateral as indicated below. If the claim may be modified under Section						
1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in						
Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an						

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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		Scheduled	Total Collateral	Superior	Value of Creditor Interest in	Annual	Total Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	200000000000000000000000000000000000000	Be Paid
-NONE-						ТТ	
-NOIVE-			L			L	
	the Debtor retains c aim shall discharge			Plan, paym	ent of the ful	l amount	of the
e. Surrender NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:							ng
Creditor	Collate	eral to be Surrer	ndered	Value of	Surrendered Collateral	Remaini	ng Unsecured Debt
f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor g. Secured Claims to be Paid in Full Through the Plan NONE Creditor Collateral Total Amount to be Paid through the Plan Part 5x Unsecured Claims NONE a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than percent Not less than percent Pro Rata distribution from any remaining funds b. Separately classified unsecured claims shall be treated as follows:							
Creditor		for Separate Cla		Treatment	5.	Amo	unt to be Paid
Part 6: Executory Contracts and Unexpired Leases X NONE							
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:							
Creditor Arr Nissan Infinity Pla	rears to be Cured in	Nature of Con	tract or Lease	Treatment by	Debtor P	ost-Petitio	n Payment
0		car lease		assume	а	s provided	
Part 7: Motions	× NONE						

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			Docu	ımen	t Pa	ιge 5 of 6	
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.							
a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). 反 NONE The Debtor moves to avoid the following liens that impair exemptions:							
Nature of Collateral	Type of Lien	Amount of			Claime	of Other Liens ed Against the	
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:							
Collateral		S		Superio		Creditor's Interest in	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:							
Collateral	Sche	duled Debt	Total Collatera Value	I Ar	nounl to be	Deemed Secured	Amount to be Reclassified as Unsecured
sting of Prope Upon Confirm Upon Dischard yment Notices ors and Lessors	rty of the Es ation ge s provided fo	r in Parts		· contin	ue to mail	customary noti	ces or
anding Trustee 1) Ch. 13 S 2) Other Adi 3) Secured 0 4) Lease Arri	e shall pay all Standing Trus Ministrative Cla Claims Tearages	tee Comr		owing (order:		
	of Chapter 13 rtification of S k of Court whe tion to Avoid lebtor moves to Nature of Collateral tion to Avoid lebtor moves to h Part 4 above: Collateral tion to Partiallecured. No ebtor moves to h Part 4 above: Collateral tion to Partiallecured. No ebtor moves to n collateral corr Collateral tion to Partiallecured. No ebtor moves to n collateral corr Collateral tion to Partiallecured. No ebtor moves to n collateral corr Collateral tion to Partiallecured. No ebtor moves to n collateral corr Collateral Tupon Confirm Upon Dischar Upon Dischar Upon Dischar Upon Dischar Upon Confirm Upon Dischar	of Chapter 13 Plan Transminification of Service, Notice to Gourt when the plan and tion to Avoid Liens under ebtor moves to avoid the following the followin	of Chapter 13 Plan Transmittal, with riffication of Service, Notice of Chalk of Court when the plan and trans tion to Avoid Liens under 11 U.S.C ebtor moves to avoid the following lied Nature of Collateral Type of Lien Amount of tion to Avoid Liens and Reclassify ebtor moves to reclassify the following h Part 4 above: Collateral Scheduled Debt	ans containing motions must be served on all a of Chapter 13 Plan Transmittal, within the time riffication of Service, Notice of Chapter 13 Plan k of Court when the plan and transmittal notice tion to Avoid Liens under 11 U.S.C. Section 52 ebtor moves to avoid the following liens that impair to Collateral Type of Lien Amount of Lien Coll tion to Avoid Liens and Reclassify Claim from the Part 4 above: Collateral	ans containing motions must be served on all affected of Chapter 13 Plan Transmittal, within the time and in riffication of Service, Notice of Chapter 13 Plan Transmit k of Court when the plan and transmittal notice are set tion to Avoid Liens under 11 U.S.C. Section 522(f). Nature of	ans containing motions must be served on all affected lienhold of Chapter 13 Plan Transmittal, within the time and in the manufitication of Service, Notice of Chapter 13 Plan Transmittal and k of Court when the plan and transmittal notice are served. Ition to Avoid Liens under 11 U.S.C. Section 522(f). NoNE ebtor moves to avoid the following liens that impair exemptions: Nature of	ans containing motions must be served on all affected lienholders, together volon Chapter 13 Plan Transmittal, within the time and in the manner set forth in riffication of Service, Notice of Chapter 13 Plan Transmittal and valuation must k of Court when the plan and transmittal notice are served. It ion to Avoid Liens under 11 U.S.C. Section 522(f). Value of Claimed Rebotor moves to avoid the following liens that impair exemptions: Nature of Collateral Type of Lien Amount of Lien Collateral Type of Lien Amount of Lien Collateral Type of Lien Amount of Lien Secured to Completely Unsect that the property of the following claims as partially secured and partially unsured that the property of the Estate Upon Confirmation Upon Confirmation Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the Estate Upon Confirmation Upon Discharge that the property of the E

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d. Post-Petition Claims	1					
The Standing Trustee Tile I'd is not out he	The Standing Trustee ☐ is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C.					
Section 1305(a) in the amount filed by the post-pe						
Part 9: Modification XNONE						
raits, modification Provide						
NOTE: Modification of a plan does not require be served in accordance with D.N.J. LBR 3015	that a separate motion be filed. A modified plan must -2.					
If this Plan modifies a Plan previously filed Date of Plan being modified:	in this case, complete the information below.					
Explain below why the plan is being modified:	Explain below how the plan is being modified:					
To Step up payments and remove loss mit request	allowing for a step up in part 1 and removed loss mit					
Are Schedules I and J being filed simultaneously	with this Modified Plan? □ Yes ☑ No					
Part 10 : Non-Standard Provision(s): Signatur	oo Pourirod					
Non-Standard Provisions Requiring Separ						
☑ NONE						
☐ Explain here: Any non-standard provisions placed elsewl	nere in this plan are ineffective					
7thy hon-standard provisions placed elsewi	iere in this plan are merceuve.					
Signatures						
The Debtor(s) and the attorney for the Debtor(s), i	fany, must sign this Plan.					
	if not represented by an attorney, or the attorney for the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> , standard provisions included in Part 10.					
certify under penalty of perjury that the above is t						
Date:	151 Jose Godeworch					
	Jose Gosdenovich Debtor					
Date:	Debitor					
	Joint Debtor					
Date June 10, 2021	Isi Managara					
	Michelle Labayen 2960 Attorney for the Debtor(s)					